

1 Richard-Enrique; Ulloa  
2 c/o postal department 771  
3 Stone Ridge, New York republic

4

5 **UNITED STATES DISTRICT COURT FOR THE**  
6 **NORTHERN DISTRICT OF NEW YORK**

7 ) CASE # 1:10-CV-00467  
8 ) TJM/DRH  
9 ) U.S. DISTRICT COURT  
10 ) N.D. OF N.Y.  
11 ) FILED  
12 ) JUL 01 2010  
13 ) LAWRENCE K. BAERMAN, CLERK  
14 ) ALBANY  
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COUNTY OF ULSTER, NEW YORK )  
THE TOWN OF LLOYD, NEW YORK, )  
TOWN OF ROSENDALE, NEW YORK, )  
TOWN OF ULSTER, NEW YORK )  
DARRELL DAY, EUGENE J. RIZZO, )  
DANIEL M. MARTUSCELLO, )  
HEATHER BLUME, ANTHONY )  
KALIMERAS, KATHLEEN BURNS )  
JEFF COHEN, DAVID M. ACKERT, )  
AMY SHUMAN, ROBERT VOSPER, )  
JOSHUA CALIENDO, BEATRICE )  
HAVRANEK, EILEEN B. KATASKY )  
NINA POSUPACK, NEREIDA VEYTIA )  
Plaintiffs, )  
-against- )  
RICHARD ENRIQUE ULLOA, SARA )  
ULLOA, JEFFREY-CHARLES )  
BURFEINDT, ED-GEORGE )  
PARENTEAU, RAYMOND )  
TOMKINS, KATHERINE A. CAIRO )  
DAVIS, KATHY STEINHILBER, )  
Defendants )

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OBJECTION TO LETTER  
SENT TO JUDGE - TJM  
IN REFERENCE TO MERGE  
OF MOTIONS

**OBJECTION TO LETTER SENT TO JUDGE TJM IN REFERENCE TO**  
**MERGE OF MOTIONS**

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1        Comes now Richard-Enrique; Ulloa, by special visitation and not appearing  
2 generally, before this court seeking a remedy, by "The Saving to the Suitors Clause" at  
3 USC 28 -1333(1). I respectfully request the indulgence of this court as I am not schooled  
4 in law. This is provided by the precedent set by Haines vs. Kerner at 404 U.S. 519

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7        I submit my Objection to the letter sent by Plaintiff's attorney (attached) to  
8 consolidate the response dates of the two pending Motions to Dismiss, and take  
9 exception to the fact that the Motions are "very similar".

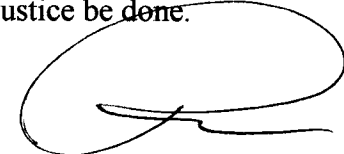
10       Currently the court has, from Defendant SARA ULLOA a Motion to Dismiss, from  
11 RICHARD ENRIQUE ULLOA, there is a Motion to Dismiss, a Motion to reconsider and  
12 a Motion to Strike. One Motion is not similar to the other and in the pursuit of justice  
13 should not be merged; defendants deserve Plaintiff's response on the merits of each  
14 "individual" Motion and do not consent to the merger of dates or Motions.

15       On and for the record, if Plaintiff's attorney needs more time, he should request it via  
16 a "proper" Motion and discontinue the letter writing campaign to this court, and use  
17 proper form. Once again I remind the court of the rules of pleadings and Motions and that  
18 they must be in proper form.

19       If the court wishes to send an order to have pleadings, motions and requests sent via  
20 letter instead of proper form, we would not object to such an order.

21       I am objecting to the time extension and to the merger of any Motions.

22       I pray to our Heavenly Father and not this court that justice be done.



23       Richard-Enrique; Ulloa

24       Date: June 25, 2010

## Proof and Evidence of Service

*I, Richard-Enrique; Ulloa: declare that I served by filing one copy of the "OBJECTION TO LETTER SENT TO JUDGE" by "hand-delivered by private carrier-service on "USDC of Northern NY" sent by post-office-first class-mail AND OR CERTIFIED MAIL to the following:*

BAILEY, KELLEHER & JOHNSON, P.C	USDC OF NORTHERN NY
JOHN W. BAILEY	COURT CLERK
5 PINE WEST PLAZA, SUITE 507	445 Broadway, Room 509
ALBANY, NEW YORK 12205	ALBANY, NEW YORK 12207
First class mail	First class mail

Richard-Enrique; Ulloa

June 25, 2010

**NOTICE TO THE AGENT IS NOTICE TO THE PRINCIPAL NOTICE TO  
THE PRINCIPAL IS NOTICE TO THE AGENT**